REMARKS

Reconsideration of the application in view of the following remarks is respectfully requested.

Status of the Claims

Claims 8, 24-30, and 40 were previously canceled.

Claims 9-14, 41-48, and 51-53 were previously withdrawn from further consideration as being drawn to a non-elected invention.

No claims have been amended.

No new matter has been added.

The listing of claims is presented as a courtesy to the Examiner.

Claims 1-7, 9-23, 31-39, 41-49, and 50-56 are pending.

Declaration Under 37 C.F.R. §1.131

Applicants respectfully submit herewith a Declaration under 37 C.F.R. §1.131 naming Shiro Majima and Keiri Yoshioka as joint inventors, and signed by inventor Shiro Majima (attached as Exhibit 4). It is respectfully submitted that the present application was granted Rule 1.47(a) status on July 22, 2004 (July 22, 2004 Petition Decision Attached as Exhibit 3), and therefore inventor Keiri Yoshioka's signature is not required. The Declaration states that the Applicants had completed the invention as claimed prior to the earliest filing date of U.S. Patent No. 7,144,322 to Gomez et al. ("Gomez"). Further, Exhibit 1 is a translation of an email correspondence with an Invention Proposal describing the subject matter of the claims of the present application. Exhibit 2 is a copy of the original email correspondence in Japanese.

Applicants respectfully request the Examiner to consider the Declaration enclosed herewith.

Rejection Under 35 U.S.C. §102

Claims 1-7, 15-23, 31-39, 49, 50 and 54-56 were rejected under 35 U.S.C. §102(e) as being anticipated by Gomez.

Docket No.: 09868/000M893-US0

Application No. 10/658,086 Amendment dated November 25, 2009 Reply to Final Office Action dated September 25, 2009

Applicants respectfully disagree that Gomez shows each and every feature of the presently claimed invention. Nevertheless, Applicants respectfully traverse the rejection in this Response by submitting a Declaration under 37 C.F.R. § 1.131 (along with documentary evidence in the form of Exhibits 1 and 2). The Declaration, signed by inventor Shiro Majima, states that prior to the earliest effective date of Gomez, i.e., August 30, 2002, the inventors had conceived, and used due diligence to reduce to practice, the invention as claimed in the present application. Additionally, Exhibit 1 of the Declaration is a translation of a document describing the features of the game machine recited in the claims of the present application. A copy of the original Japanese document is attached as Exhibit 2.

Accordingly, withdrawal of the rejection of claims 1-7, 15-23, 31-39, 49, 50 and 54-56 under 35 U.S.C. §102(e) based on Gomez is respectfully requested.

Application No. 10/658,086 Docket No.: 09868/000M893-US0

Amendment dated November 25, 2009

Reply to Final Office Action dated September 25, 2009

CONCLUSION

In view of the above, each of the presently pending claims in this application is believed to be

in immediate condition for allowance. Accordingly, the Examiner is respectfully requested to pass

this application to issue.

The Examiner is respectfully requested to contact the undersigned at the telephone number

indicated below if the Examiner believes any issues can be resolved through either a Supplemental

Response or an Examiner's Amendment. In view of the above amendment, Applicants believe the

pending application is in condition for allowance.

Dated: November 25, 2009

Respectfully submitted,

By /john w branch/

John W. Branch

Registration No.: 41,633

DARBY & DARBY P.C.

P.O. Box 770

Church Street Station

New York, New York 10008-0770

(206) 262-8906

(212) 527-7701 fax

Attorney For Applicants

Attachments

14

4610553,1 000M893-US0

EXHIBIT 1

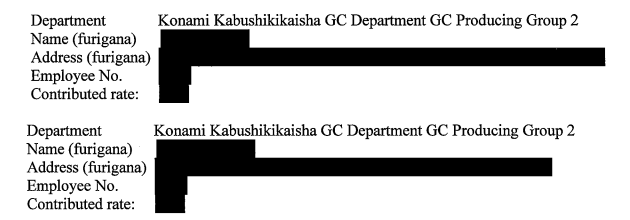
To: cc:
Subject: Received/P1656/Invention/Method for determining game points to be awarded in a mechanical or video-reel slot machine/GC Producing Group 2/PA_HQG-31-020
Received.
[IP Dept. IP Support Group Reiko Nakagawa]
Sender: To:
cc: Subject: Invention/Method for determining game points to be awarded in a mechanical or video- reel slot machine/GC Producing Group 2/ /PA_HQG-31-020
GC Department
Response> Invention/Method for determining game points to be awarded in a mechanical or video-reel slot machine/GC Producing Group 2/
Author: Created Date: Publication: General Non-disclosure
Sender: Date: To: cc: Subject: Invention/Method for determining game points to be awarded in a mechanical or video- reel slot machine/GC Department GC Producing Group 2/
FW by: Date of FW:

To: cc: Subject: Invention/Method for determining game points to be awarded in a mechanical or video-reel slot machine/GC Producing Group 2/
Sender: Date: To: cc: Subject: Invention/Method for determining game points to be awarded in a mechanical or videoreel slot machine/ GC Department GC Producing Group 2/
CC320 Invention Proposal
(Attach if needed.) Department GC Producing Group 2 Person who notified Notification Date Related Project
We notify an invention proposal as follows, under first clause of Article 4 of the company rules, and first clause of Article 3 and first clause of Article 5 of invention handling procedure rules.
Notification type ■ Patent □ Utility Patent □ Design Patent
Title of invention/article Method for determining game points to be awarded in a mechanical or video-reel slot machine
Explanation of invention/article (If it is a design patent, indicate measurements.)
In a regular game or games associated thereto (bonus game and others), at specific number of games (for example, 5 times of bonus games) in which specific symbols spin on reels, the determining game points to be awarded or supplementary numbers are made as the numbers of times in which a special symbol passes a reel window or a payline.
Example) Passing numbers are displayed per each reel and passing numbers of trigger symbols are counted and the value obtained by adding the passing numbers at all of the reels is made as the value to be used for multiplying the basic bonus values to obtain bonus award numbers.
Display image (sample)

Examples for setting bonus paylines and counters.

Separated documents to be sent • No □ Yes (specification, technical information, others)

Inventor



Scheduled Publication Date (date of location test, show, publication in magazine, and others):

<Supplement>

- In a case in which a game content (poker machine) which is installed on a game machine is projected for Australia, publication, sales and installation are not conducted.
- Because it is a given fact that sales permissions for game machines should be authorized by each game authorization agency, sales date of game machines would be changed regardless of our company's scheduled sales date.

Country in which application to be filed. ■ the United States =======(Only for IP Department)= Receipt/reference Number: PA-HQG-31-020 Control Number: P1656 Application Number: Approximate Cost: Application Date: year month date Number of Claims: -----(Route for Notification/Application Proposal)-----Department in Charge/Person who reported Department in Charge/Manager (Attn) Main Department/General manager (Attn) Main Business Development Department/General Manager (Attn) Intellectual Property Department/General Manager (Attn) Patent Strategy Group/Manager (cc) AM Resident Group/Manger (cc) GM Resident Group/Manger (cc)

CS Resident Group (cc)								
CP Resident Group/Manger (cc)								
Intellectual Property Support Group/Every individual (cc): accepting and processing, database archiving								
(Attn) (cc)								
Only for Acknowledger (Approval Date/Name of the person who approved/Comments								
Department in charge/Manager:								
Acknowledged [GC Producing Group 2								
Person in charge at IPGC:								
Confirmed [In charge of GC IP Department]								
Main Department/General manager:								
Approved GC Main Business Department								
(Contact Point for Ponly)								
(Contact Rout for Reply) Intellectual Property Department/Person in charge of Application								
Department in Charge/Person who reported								
Department in Charge/Manager (Attn)								
Main Department/General manager (Attn)								
Main Business Development Department/General Manager (Attn)								
Intellectual Property Department/General Manager (Attn)								
Patent Strategy Group/Manager (cc)								
AM Resident Group/Manger (cc)								
GM Resident Group/Manger (cc)								
CS Resident Group (cc)								
CP Resident Group/Manger (cc)								
Intellectual Property Support Group/Every individual (cc): database archiving								
update history								

EXHIBIT 2

宛先: cc:
件名: 受付/P1656/発明考案/メカニカル又はビデオリールスロットマシンにおける配当値決定方法/GC制作2部/ PA-HQG-31-020 a
受付けました。
【知的財産部 知的財産サポートグループ 中川礼子】
送信者: 宛先: cc:
件名: 発明考案/メカニカル又はビデオリールスロットマシンにおける配当値決定方法/GC制作2部/
返答 >発明考案/メカニカル又はビデオリールスロットマシンにおける配当値決定方法/GC制作2部/ (作成者:
作成日: 作成日: 公開: ○一般 ● 限定 ○ 非公開
送信者: 宛先: cc: 件名: 発明考案/メカニカル又はビデオリールスロットマシンにおける配当値決定方法/GC事業本部GC制作2部/
転送者: 転送日:
売先:
発明考案/メカニカル又はビデオリールスロットマシンにおける配当値決定方法/GC事業本部GC制作2部/
CC320 年 2 日
届 出 部 署 GC事業本部 GC制作2部 届 出 者
就業規則第4条第1項、発明考案取扱規定第3条第1項及び第5条第1項の規定に従い、下記のとおり発明考案の届出を致します。
届出の種別 ■特許 □実用新案 □意匠
発明・物品の名称

メカニカル又はビデオリールスロットマシンにおける配当値決定方法

発明・物品の説明(意匠の場合は全高寸法も記入してください)

通常ゲーム又はそれに付随するゲーム (ボーナスゲーム等) において、リール上で回転する ある特定のシンボルが特定ゲーム回数 (例えばボーナスゲーム5回) において、リールウィンドウ 又はペイラインを通過した回数値を用いて、配当値 又はそれを決定する補助数値とする。

例) 各リールごとに通過カウンターを表示してトリガーシンボルが通過した数をカウントし、全てのリールにおける通過数値を加算した値を倍数として基本ボーナス値に乗じてボーナス配当とするなど。

画面イメージ(サンプル)

ref01.jp	g						
ボーナ	スペイライン	及びカウン	/ターの設定例				
別道	总送付資料	■なし	□あり(明細書、技術資	資料、その他)		
発明者	考案者						
	属 ら(フリカナ) テ (フリカナ)	コナミ杉	式会社 GC事業部 GC	制作2部			
	員 番 号 よした割合						
所 氏名 住所	属 (フリカナ) 「(フリカナ)	コナミ杉	式会社 GC事業部 GC	制作2部			
社 員 寄与	員番号 した割合						
公表于	予定日(ロク	テスト、シ	ョー、雑誌掲載等の日付	t) :			
<補足 ・豪州向 ・ゲーミ	うけゲーミン	グ機器に排 販売時期	搭載されるゲームコンテン よ、各ゲーミング認証機	ノツ(ポーカーマシン 関からの認可取得か	/)の場合、日本国 が前提であるため	国内における公開、 、販売時期は当社	販売、設置は行われません の予定に関係無く変更され
出願			■米国 ■・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・				
受付番	号:PA-HQ 号:P1656		四切外连部 处理侧/				
概略費 出願 時請求項	3: 年 数:						
担当部署	8/届出者	(<i>J</i> i	届出・出願依頼ルート)→	<u> </u>			
Ţ	8/所属長(宛						
Ţ	8/本部長(宛						
米砂性理知的財産 特許戦略 AM駐存	を本部/本部長 をおりません。 をグループ/マ をグループ/マ で グリープ/マ	(死)) ネージャ(ネージャ(ネージャ(写) 写) 写)				
C S 駐在 C P 駐在 知的財産	Eグループ(2 Eグループ/マ Eサポートグ)	ネーシャ 子) ネージャ (レープ/全員	ゲ) 写) (写): 受付処理、 テ	データベース保管処理			
写)		m +k 3m = 1	W / J 20 0 7 20 4 6) 1 fr/s)			
知財GC	署/所属長		在 	C制作2部			
	部/出願担当		-(回答連絡ルート)				
担担所業知特AGG 当当属務的許MMS 計劃與務的許MMS 署署部進產單存存在	子/届出属長の オ長長の 本部/部一プ/ を第グループ/ グループ/ グループ/ グループ/)) () 員員員 写 (((((((((((((((((((
CP駐任	グループ/全 グループ/全 サポートグ	員(学)					

EXHIBIT 3



Commissioner for Patents United States Patent and Trademark Office P.O. Box 1450 Alexandria, V.O. 22313-1450 www.usplo.gov

DARBY & DARBY P.C. P. O. BOX 5257 NEW YORK NY 10150-5257 COPY MAILED

JUL 2 2 2004

OFFICE OF PETITIONS

In re Application of Shiro Majima et al. Application No. 10/658,086 Filed: September 9, 2003 Attorney Docket No. 09868/000M893-US0

DECISION ACCORDING STATUS UNDER 37 CFR 1.47(a)

This is in response to the renewed petition filed under 37 CFR 1.47(a) on June 23, 2004, with a request for a three month extension of time to file.

The petition is **GRANTED**.

The above-identified application was filed on September 9, 2003, with a declaration naming Shiro Majima and Keiri Yoshioka as joint inventors and signed by inventor Shiro Majima only. A petition was filed on September 9, 2003 with the application requesting status under 37 CFR 1.47 claiming that joint inventor Yoshioka could not be located or refused to execute the declaration. The petition was dismissed in a decision mailed January 23, 2004 because the petition was not substantiated with proof that the complete application had been forwarded to non-signing inventor Yoshioka.

A grantable petition under 37 CFR 1.47(a) requires: (1) proof that the non-signing inventor cannot be reached or refuses to sign the oath or declaration after having been presented with the application papers (specification, claims and drawings); (2) an acceptable oath or declaration in compliance with 35 U.S.C. §§ 115 and 116; (3) the petition fee; and (4) a statement of the last known address of the non-signing inventor. The above-identified application and papers have been reviewed and found in compliance with 37 CFR 1.47(a). In view thereof, this application is hereby accorded Rule 1.47(a) status.

In response to the decision dismissing the petition filed September 9, 2003, a statement made by the attorney of record indicates that a complete application packet was sent by the assignee to Mr. Yoshioka and that no reply was received. Additionally, a statement provided by Tsuyoshi Sadamatsu, an officer on behalf of KONAMI, the assignee, indicates that at least on two occasions mailings including the complete application were mailed to Mr. Yoshioka, that at least one of the mailings was delivered and not returned and that several telephone calls were made to Mr. Yoshioka, some personally answered by Mr. Yoshioka and others for which there was no answer.

Thus, as provided in Rule 1.47(c), this Office will forward notice of this application's filing to the non-signing inventors at the address given in the petition. Notice of the filing of this application will also be published in the Official Gazette.

This application will be forwarded to Technology Center 3713 for examination in due process.

Telephone inquiries related to this decision should be directed to the undersigned Petitions Attorney at (703) 305-4497.

Patricia Faison-Ball Senior Petitions Attorney Office of Petitions

EXHIBIT 4

Docket No.: 09868/000M893-US0

(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:

Shiro Majima et al.

Application No.: 10/658,086

Confirmation No.: 1394

Filed: September 9, 2003

Art Unit: 3714

For: GAME MACHINE

Examiner: R. A. Williams

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

DECLARATION UNDER 37 C.F.R. § 1.131

Shiro Majima and Keiri Yohioka hereby declare and state as follows:

- 1. I am a citizen of Japan and I am more then twenty-one (21) years of age.
- 2. I am a co-inventor on the above-captioned patent application.
- 3. I have read and am familiar with the instant application as it was filed in the U.S. Patent and Trademark Office (hereinafter the "USPTO"), the currently pending claims, and the Office Action dated February 3, 2009.
- 4. Prior to August 30, 2002, the effective date of the Gomez reference (U.S. Patent No. 7,144,322), we had completed our invention as described and claimed in the subject application in this country, a NAFTA country, or a WTO member country. Our invention was conceived in full, and due diligence was used to reduce it to practice, for example by filing this patent application. As evidence that our work antedates Gomez, we refer to the attached translated e-mail correspondence, including an Invention Proposal, attached hereto as Exhibit 1. The original e-mail correspondence

Application No.: 10/658,086 Docket No.: 20733/000M893-US0

in Japanese is attached as Exhibit 2.

5. I understand that claims 1-7, 9-23, 31-39, 41-49, and 50-56 are pending in the

application, with claims 9-14, 41-48, and 51-53 having being withdrawn as being drawn to a non-elected invention. The subject matter recited in claims 1-7, 15-23, 31-39, 49, 50 and 54-56 is

described in the Invention Proposal on page 2 of Exhibit 1.

6. The Invention Proposal on page 2 of Exhibit 1 describes a video-slot machine which

counts a number of times said special symbol in each of said reels of said reel display module

passes through at least one of said regions while the reel display module is in the changing display

state showing the spinning of the reels and determining game points to be awarded to a player based

on said measured count, as recited in independent claims 1, 17, and 33.

7. I further declare that all statements made herein of my own knowledge are true and

that all statements made on information and belief are believed to be true; and further that these

statements were made with the knowledge that willful false statements and the like so made are

punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States

Code, and that such willful false statements may jeopardize the validity of the application or any

patent issuing thereon.

Shiro Majima

Shiro Majima

Date: 200 9. 5. 22

Date:

Keiri Yohioka